D/ME Prob. 22 (Rev 12/09) TRANSFER OF JURISDIC	DOCKET NUMBER (Trans. Court) PACTS# 4272 1:07CR00003 - 001					
		CR'11 – 1	95 HZ			
NAME AND ADDRESS OF PROBATIONER / SUPERVISED RELEASEE:	DISTRICT	DIVISION				
Blake D. Hampe	District of Maine					
	NAME OF SENTENCING JUDGE John A. Woodcock, Chief U.S. District Judge					
	DATES OF PROBATION / SUPERVISED RELEASE:	FROM July 30, 2010	TO July 29, 2020			
OFFENSE:						

18:2252A(a)(5)(B)&(b)(2) Possession of Child Pornography

PART 1 - ORDER TRANSFERRING JURISDICTION

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MAINE

IT IS HEREBY ORDERED that pursuant to 18 U.S.C. § 3605 the jurisdiction of the probationer or supervised releasee named above be transferred with the records of the Court to the United States District Court for the District of Oregon upon that Court's order of acceptance of jurisdiction.

This Court hereby expressly consents that the period of probation or supervised release may be changed by the District Court to which this transfer is made without further inquiry of this Court.*

United States District Judge

PART 2 - ORDER ACCEPTING JURISDICTION

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

IT IS HEREBY ORDERED that jurisdiction over the above-named probationer/supervised releasee be accepted and assumed by this court from and after the entry of this order.

5-3-2011

annother States District Produce

^{*}This sentence may be deleted at the discretion of the transferring Court.

United States District Count RAINE District of Maine

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL 22 SE

		OCD GIVEN I IN F	CIGIVIIIVAL	ZAISE				
	V.	SY						
BLAI	КЕ D. НАМРЕ	Case Number: 1:07-CR-03-001 CLERK USM Number: 11116-036 Entered on Docket: 4 //4/05 Jeffrey W. Langholtz						
			it's Attorney					
THE DEFENDANT: pleaded guilty to count(s) 1 pleaded nolo contendere to was found guilty on count(s) The defendant is adjudicated	count(s)which was action of after a plea of not gr	ecepted by the court.	0,007					
45			ادي. مدين سعد	S				
Title & Section 18:2252A(a)(5)(B) & (b)(2)	Nature of Offense Possession of Child Pornography	<u>Offense Ended</u> 9/27/2006	Count 3	S MARSH MAINE				
The defendant is sentenced as pa Sentencing Reform Act of 1984	rovided in pages 2 through 6	of this judgment. The sentence	e is imposed pursua	ant to the				
The defendant has been four Count(s) is ar	nd not guilty on count(s)	f the United States.						
It is ordered that the defendant n residence, or mailing address un ordered to pay restitution, the de circumstances.	ul all lines, resultition costs	and enectal acceptements immed	a.l l					
		May 15, 2008						
		Date of Imposition	of Judgment					

AC	AO 245B (Rev. 06/05) Judgment in a Criminal Case Sheet 2 - Imprisonment	
C	DEFENDANT: BLAKE D. HAMPE CASE NUMBER: 1:07-CR-03-001	Judgment—Page 2 of 6
	IMPRISONM	ENT
tota	The defendant is hereby committed to the custody of the Uniotal term of 41 months.	ted States Bureau of Prisons to be imprisoned for a
	The court makes the following recommendations to the Bure The defendant should be exposed to the Sex Offender Treatm Bureau of Prisons take into account the expert opinions as se determining the treatment program.	nent Program but in dain
\boxtimes	The defendant is remanded to the custody of the United State	s Marshal.
	The defendant shall surrender to the United States Marshal fo at a.m. □ p.m. on as notified by the United States Marshal.	or this district,
	The defendant shall surrender for service of sentence at the in before 2 p.m. on □ as notified by the United States Marshal. □ as notified by the Probation or Pretrial Services C	
	RETURN	
	I have executed this judgment as follows:	
t _	Defendant delivered on to, with a certified copy of this judgm	ent.
	Rec. from OK Date 7-31-28	UNITED STATES MARSHAL
	Del. to	DEPUTY UNITED STATES MARSHAL

AO 245B (Rev. 06/05) Judgment in a Criminal Case Sheet 3 - Supervised Release

DEFENDANT: CASE NUMBER:

BLAKE D. HAMPE 1:07-CR-03-001

Judgment—Page 3 of

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 10 years.

The Defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two additional drug tests during the term of supervision, but not more than 70 drug tests per year thereafter, as directed by the probation officer. (Check, if applicable.)

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
 ☑ The defendant shall not possess a firearm, destructive device, or any other dangerous weapon. (Check, if applicable.) ☑ The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.) ☑ The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or a student, as directed by the probation officer. (Check, if applicable.) ☑ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245E (Rev. 06/05) Judgment in a Criminal Case Sheet 3A - Supervised Release

DEFENDANT: CASE NUMBER: BLAKE D. HAMPE 1:07-CR-03-001 Judgment-Page 4

of 6

ADDITIONAL SUPERVISED RELEASE TERMS

- 1. The defendant shall not use or possess any controlled substance or intoxicants (to include alcohol); and shall participate in a program of drug and alcohol abuse therapy to the satisfaction of the supervising officer. This shall include testing to determine if the defendant has made use of drugs or intoxicants. The defendant shall submit to one test within 15 days of release from imprisonment and at least two additional tests during the term of supervision, but not more than 70 tests per calendar year thereafter, as directed by the probation officer. The defendant shall pay/co-pay for services provided during the course of such treatment to the supervising officer's satisfaction. The defendant shall refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency or accuracy of any testing for drugs or intoxicants;
- Defendant shall not possess or use a computer to access an "online computer service" at any location, including his
 employment, without prior approval of the U.S. Probation Office. This includes any Internet service provider, bulletin board
 system or any other public or private computer network;
- 3. Defendant shall consent to the U.S. Probation Office conducting periodic unannounced examinations of his computer(s) equipment, which may include hardware, software, and copying of all data from his computer(s). This also includes removal of such equipment, when necessary, for the purpose of conducting a more thorough examination;
- 4. The defendant shall at all times readily submit to a search of his residence, and of any other premises under his dominion and control, by his supervising officer, upon the officer's request when the officer has reasonable basis to believe that such a search will lead to the discovery of evidence of the defendant's violation of the terms of his supervised release, including pornographic materials which the defendant is prohibited from possessing under the rules of his sex offender treatment program. Failure to submit to such a search may be grounds for revocation;
- If required under state or Federal law, the defendant shall register with the state sex offender registration agency in any state where the defendant resides, is employed, carries on a vocation, or is a student.
- 6. Defendant shall provide personal and business telephone records to the U.S. Probation Officer as directed;
- 7. The defendant shall fully participate in sex offender treatment as directed by the supervising officer. He shall scrupulously abide by all policies and procedures of that program. During the course of sex offender treatment, the defendant shall, if required by the therapeutic program, be subject to periodic and random polygraph examinations to ensure compliance with the requirements of the therapeutic program. No violation proceedings will arise solely on a defendant's failure to pass a polygraph examination nor on the defendant's refusal to answer polygraph questions based on 5th Amendment grounds. The Court directs the supervising officer to consider the opinions and recommendations of the defendants expert witnesses in determining the correct treatment program for the defendant.

United States Probation Office

had to not 1 understand

6.71.10

6-21-10

Date

U.S. Probation Officer

AO 2	Sheet 5 - Criminal !	Monetary Penalties	Rev. 06/05) Judgment in	a Criminal Case		
	EFENDANT: ASE NUMBER:	BLAKE D. HAMPE 1:07-CR-03-001			Judgment- Page	5 of 6
		CRIMI	NAL MONETA	RY PENALTIES		
The	defendant must pay	the total criminal monetar	y penalties under tl	he schedule of paym	ents on Sheet 6.	
Totals:		Assessm	\$100.00	<u>Fine</u>	\$0.00	Restitution \$0.00
□ T de	The determination of retermination.	restitution is deferred until	. An Amended Ja	udgment in a Crimina	l Case (AO 245C)	will be entered after such
T	he defendant must m	ake restitution (including com	munity restitution) t	o the following payees	s in the amount list	ted below.
f the	defendant makes a p	artial payment, each payee sha e payment column below. Ho	all receive an approx	vimately proportioned		
Nam	e of Payee	Total Loss*	\$	Restitution Ordered \$	<u>Pr</u>	iority or Percentage
тот	ALS	\$	\$			r
	Restitution amount o	rdered pursuant to plea agreer	ment \$			
		pay interest on restitution and c date of the judgment, pursua quency and default, pursuant t	III 10 10 U.S.C. 0 30	12(1). All of the navn	itution or fine is ponent options on Sh	aid in full before the eet 6 may be subject
	The court determined	that the defendant does not h	ave the ability to pa	y interest and it is orde	ered that:	
		rement is waived for the	fine	restitution.		
	the interest requi	rement for the fine	restituti	on is modified as follo	ows:	

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18, United States Code, for offenses committed on or after September 13, 1994 but before April 23, 1996.

		NDANT: NUMBER:	BLAK 1:07-0	E D. H. CR-03-0	AMPE 01	4			The state of the s		Judgme	nt—Page	6	of	6
					, SC	HFDIII	F OF D	A NUMBER	ITO						
						HEDUL									
Hav	√ing a	ssessed the defe	endant's at	oility to p	ay, paymen	t of the tota	ıl criminal	monetary	penalt	ies ar	e due as f	ollows:			
A	\boxtimes	Lump sum pay	yment of \$	100.00 dı	ue immedia	tely, balanc	e due								
	⊠	Any amount the incarceration, officer. Said prequest, by eith not later the in accordance.	nat the defe any remain ayments an her the defe an	endant is	unable to pance shall be	ay now is d paid in mo the period ment.	ue and parenthly instroof supervi	yable durii allments, t sed releas	c, subj	term o itially ect alv	of incarces determin ways to re	ration. U ed in am view by	pon re ount b the ser	lease from the suntencing	om pervising gjudge on
В		Payment to be	gin immed	iately (m	ay be comb		□ c,			٦ε	below); o	-			
С		Payment in equ	ual	(e.g., v	weekly, mor or years), to	nthly, quart	erly) insta	llments of	\$	o	ver a peri	od of	his iud	gment.	or
D		Payment in equation term of supervision	(e.g.,	(e.g., v	veekly, mor or years), to	othly, quarte commence	erly) insta	llments of	\$	0	ver a peri after rele	od of			
E		Payment during imprisonment.	g the term The court	of superv will set t	ised release he payment	will comm	nence with	in (sessment o	(e.g., 3 of the de	0 or 6	0 days) at ant's abili	fler relea ty to pay	se fror	n t time: o	or
?		Special instruc										-, p,			,
		e court has expre 3 imprisonment. 5 ility Program, a dant shall receiv												etary po 'Inmate	enalties is Financia

☐ Joint and Several

Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate:

☐ The defendant shall pay the cost of prosecution.
 ☐ The defendant shall pay the following court cost(s):

The defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.